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8	Attorneys for Plaintiffs		
9			
10	IN THE UNITED STATES DISTRICT COURT		
11	FOR THE NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION		
12	ROBERT BADELLA, et al.,	\	
	ROBERT BADELLA, et al.,) Case No. 3:10-cv-03908-CRB	
13	Plaintiffs,)) STIPULATION OF EXTENSION OF	
14	v.	TIME FOR THE INITIAL COURT CONFERENCE FROM MAY 6, 2011	
15		TO MAY 20, 2011.	
16	DENIRO MARKETING, LLC, et al.,))	
17	Defendants.)	
)	
18 19	IT IS HEREBY STIPULATED AND AGREED, by and between Richard Garbarini,		
20	Esq., of Garbarini Law Group P.C., attorneys for Plaintiffs and the Putative Class, and Gary Jay		
20	Kaufman, Esq., of The Kaufman Law Group, attorneys for Defendants Allan Henning, Deniro		
22	Marketing, LLC, Deltabreeze Holdings Ltd., and Modena Marketing Inc., that the Court		
	Conference currently scheduled for May 6, 2011 be extended to May (2011).		
23			
24	1		
	Stipulation of Enlargement of Time for Court Conference		

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1	This request is made on behalf of plaintiffs' co	ounsel. The requested extension is	
2	necessary in order to accommodate the schedule for the	ne Thurgood Marshall Trial Advocacy	
3	Competition scheduled to begin on May 6, 2011 and	to be continued on May 13, 2011.	
4	Richard Garbarini, along with Peter Parcher o	f Manatt Phelps, teach trial advocacy at	
5	PS/MS 108, a public school in Harlem, New York. T	he class is to prepare for, and compete in,	
6	the Thurgood Marshall Trial Advocacy Competition.	The Thurgood Marshall Trial Advocacy	
7	Competition is a city-wide competition, and requires two coaches attend the competition; one to		
8	coach the Defense Team and one to coach the Prosecution Team.		
9	The schedule for the Competition was released on April 22, 2011, necessitating this		
10	Stipulation.		
11	Defendant Pen Help has been served, but has yet to Answer or otherwise appear.		
12	No previous modifications have been requeste	ed.	
13	The within stipulated extension of time will have	ave no impact on the schedule for this case.	
14	This stipulation may be filed with the Court by	y either signatory without further notice.	
15	Facsimile signatures herein shall have the same force and effect of originals thereof.		
16			
17	Dated: April 25, 2011		
18	GARBARINI LAW GROUP P.C. Attorneys for Plaintiffs and the Putative Class	THE KAUFMAN LAW GROUP Attorneys for Defendants Allan	
19		Deniro Marketing, LLC, Deltabreeze and Modena Marketing Inc.	
20			
21	By: /s/ Richard Garbarini Richard Garbarini	By: <u>/s/ Gary Kaufman</u> Gary J. Kaufman	
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24	Fax: (888) 265-7054	Fax: (310) 712-0023	
	Stipulation of Enlargement of Time for Court Conference		

SO ORDERED

IT IS SO ORDERED

Judge Charles R. Breyer

Signed: May 3, 2011